ORDINANCE NO. 1275

AN ORDINANCE AMENDING CHAPTER 11, DIVISION 3, OF THE BRYAN CITY CODE, COMMONLY KNOWN AS THE CITY OF BRYAN SMOKING ORDINANCE, AS ADOPTED BY ORDINANCE NO. 1270; PROVIDING CONDITIONAL EXEMPTIONS FOR BINGO HALLS AND BOWLING ALLEYS; PROVIDING A SAVINGS CLAUSE; PROVIDING A SEVERABILITY CLAUSE; FINDING AND DETERMINING THAT THE MEETINGS AT WHICH THIS ORDINANCE WAS ADOPTED WERE OPEN TO THE PUBLIC AS REQUIRED BY LAW; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.

Whereas, the Bryan City Council adopted Ordinance No. 1270 on second and final reading at its regular meeting on February 27, 2001; and

Whereas, Chapter 11, Division 3. "Smoking", of the Bryan City Code as adopted by Ordinance No. 1270 generally prohibits smoking in all public places but allows smoking in restaurants under certain circumstances, in bars and tobacco specialty shops, at private social functions, and by participants in theatrical performances; and

Whereas, the Bryan City Council finds and determines that the Bryan Smoking Ordinance, Chapter 11, Division 3 of the Bryan City Code, as adopted by Ordinance No. 1270 furthers the purposes of promoting public health, providing cleaner air in the majority of public places, and limiting smoking in public places to circumstances in which persons less than eighteen years of age are less likely to be exposed to second hand smoke; and

Whereas, the Bryan City Council finds that adding conditional exceptions for bingo halls and the fully enclosed bar areas of bowling alleys as set forth in this amendatory ordinance is consistent with the general purposes of the Bryan Smoking Ordinance, Chapter 11, Division 3 of the Bryan City Code as adopted by Ordinance No. 1270, and is also consistent with the specific purpose of allowing smoking in public places only in circumstances in which persons less than eighteen years of age are less likely to be exposed to second hand smoke;

Now, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BRYAN, TEXAS:

Section 1.

That Chapter 11, Division 3. "Smoking", of the Bryan City Code as adopted by Ordinance No. 1270, is hereby amended to read in its entirety as set forth in Exhibit "A" attached hereto.

Section 2.

That the Bryan City Code and Ordinance No. 1270 shall remain in full force and effect, save and except as amended by this ordinance.

Section 3.

Should any section, paragraph, sentence, clause, phrase or word of this ordinance be declared unconstitutional or invalid for any purpose by a court of competent jurisdiction, the remainder of this ordinance shall not be affected thereby and to this end the provisions of this ordinance are declared to be severable.

Section 4.

It is hereby found and determined that the meetings at which this ordinance was adopted were open to the public, as required by Chapter 551, Texas Government Code, and that advance notice of the time, place, and purpose of said meetings was given.

Section 5.

It is the intention of the City Council that this ordinance shall become a part of the Bryan City Code and it shall be numbered and codified therein as set forth in Exhibit "A".

Section 6.

That this ordinance shall take effect from and after its final passage.

PRESENTED AND GIVEN first reading the	he 13th day of 16 (arch 2001 a
a NSIMO meeting of the City Cou	uncil of the City of Bryan, Texas; and give
second teading, passed and approved on t	he 27th day of March, 2001, by
vote of "yes" votes and"no" votes	s at a Account meeting of the City Council
of the City of Bryan, Texas.	,
ATTICT.	CITY OF BRYAN //-O

ATTEST:

Mary Lynne Stratta City Secretary

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APPROVED AS TO FORM:

Michael J. Cosentino, City Attorney

Exhibit "A"

DIVISION 3. SMOKING

Sec. 11-66. Definitions

The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Public meeting means a meeting required to be open to the public under Texas Government Code, Chapter 551.

Public place means an enclosed, indoor area to which the public has access and includes, but is not limited to the following:

- (1) the common areas of a retail store, office, grocery store, or other commercial establishments;
- (2) a restaurant or cafeteria;
- (3) a public or private primary or secondary school;
- (4) a public or private institution of higher education;
- (5) a hospital or nursing home;
- (6) an elevator;
- (7) City and school buses;
- (8) City buildings, owned or leased by the City for City purposes;
- (9) an enclosed theater, auditorium, movie house, or arena;
- (10) a courtroom or jury waiting or deliberation room.

Smoke or smoking includes:

- (1) carrying or holding a lighted pipe, cigar, or cigarette of any kind or any other lighted smoking equipment or device;
- (2) lighting a pipe, cigar, or cigarette of any kind or other smoking equipment or device; or

(3) emitting or exhaling the smoke of a pipe, cigar, or cigarette of any kind or any other smoking equipment or device.

Bar means an establishment that is dedicated predominately to the serving of alcohol rather than food.

Air purification system means an electrically powered hospital grade, HEPA media filter that will clean all of the air in a fully enclosed bar area within a bowling alley every fifteen (15) minutes as follows: not less than ninety-five (95) percent removal of gases, vapors, volatile organic compounds (V.O.C.) and odors and contains an air barrier system or other barrier system, if required by a licensed professional engineer, to prevent air from the fully enclosed bar area of the bowling alley area from being drawn across other areas of the bowling alley.

Ventilation system means a HVAC system designed by a licensed professional engineer to meet the requirements of this Chapter 11, Division 3 of the Bryan City Code and all other requirements of the city's building codes. A ventilation system must provide an air change every fifteen (15) minutes; must exhaust the air to the exterior of the building and must prevent the air from the fully enclosed bar area of a bowling alley from being drawn across other areas of the bowling alley; must be equipped with a functioning air barrier system, if required by a licensed professional engineer, to prevent air from the fully enclosed bar area of the bowling alley from being drawn across other areas of the bowling alley.

Sec. 11-67. Smoking prohibited in public places.

- (a) A person commits an offense if the person smokes at a public meeting or in a public place or in any other enclosed, indoor area in which "no smoking" signs are conspicuously posted by the person in charge, and the person is not in an area designated as a smoking area under Section 11-68 below.
- (b) It is an exception to the application of subsection (a) of this subsection that the person is smoking:
 - (1) in a situation in which the person is present at an event in which an entire room or hall is used for a private social function and seating arrangements are under control of the sponsor of the function;
 - (2) as a participant in an authorized theatrical performance;
 - (3) in a tobacco specialty shop;
 - (4) in a bar;

- during a bingo occasion in a bingo hall to which entry by individuals of an age younger than 18 years of age has been prohibited at all times by means of a notice posted at all entrances to the premises by a bingo license holder;
- (6) in a bowling alley to which entry by individuals of an age younger than 18 years of age has been prohibited at all times by means of a notice posted at all entrances to the premises by the person in charge;
- (7) in the fully enclosed bar area within a bowling alley, but only if:
 - a. the fully enclosed bar area is equipped with an air purification system (defined herein) or separate ventilation system (defined herein);
 - b. air from the fully enclosed bar area can not be drawn across other areas of the bowling alley; and
 - c. entry into the fully enclosed bar area of the bowling alley by persons of an age younger than 18 years of age has been prohibited at all times by means of a notice posted at all entrances to such area by the person in charge.

Smoking shall be allowed and smoking signs are not required to be posted by the person in charge under Section 11-69 when smoking is permitted by the exceptions set forth in this subsection.

Section 11-68. Designation of No Smoking and Smoking Areas.

- (a) The person in charge shall designate the following areas as "non-smoking":
 - (1) food order areas, cashier areas, check-out lines for stores;
 - (2) city library;
 - (3) elevators;
 - (4) City and school buses, including associated terminals;
 - (5) restrooms;
 - (6) movie theaters, hospitals, and rest home facilities;

- (7) within a twenty foot (20') radius of the entry way of all public places:
- (8) restaurants or cafeterias with a seating capacity of fifty (50) people or less; and
- (9) all other public places including restaurants and cafeterias with seating capacity of more than fifty (50) people.
- (b) The person in charge may designate a smoking area between the hours of 10:00 p.m. to 6:00 a.m. in restaurants and cafeterias with a seating capacity greater than fifty (50) persons; provided, however, the smoking areas cannot be greater than fifty percent (50%) of the seating capacity and there shall be a four foot (4') separation between the smoking and non-smoking areas.
- (c) Smoking areas shall not be designated to cover areas (a)(1) through (a)(8) of this Section. It is not required that any smoking areas be designated.

Section 11-69. Signs required.

- (a) The person in charge of a public place shall place signs visible at each entrance of the building to notify persons entering that smoking is prohibited or that smoking is prohibited except in areas designated as smoking areas.
- (b) The person in charge shall conspicuously post signs in areas designated as a smoking area that smoking is permitted in the area.

Section 11-70. Facilities to extinguish smoking materials required.

All public places shall be equipped for extinguishing smoking materials. Facilities for extinguishing smoking materials that are located in areas of public places other than designated smoking areas shall be accompanied by clearly visible signs, stating "no smoking".

Section 11-71. Owner/operator responsible.

A person commits an offense if he is the owner, operator, manager or an employee of an establishment and he intentionally permits or fails to make a reasonable effort to prevent smoking in a "no smoking" area.

Section 11-72. Culpable mental state not required; exception.

It is an offense for any person to perform an act prohibited or to fail to perform an act required under this, Division 3. of the Bryan City Code. There shall be no requirement of a culpable mental state for any violation under this Division except as provided in Section 11-71.